



General Assembly

February Session, 2002

Raised Bill No. 187

LCO No. 1234

Referred to Committee on General Law

Introduced by:
(GL)

***AN ACT CONCERNING ELECTRONIC MONITORING OF
CONTROLLED SUBSTANCE PRESCRIPTIONS.***

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (*Effective January 1, 2003*) The General Assembly
2 finds that certain controlled substances may be essential in the
3 treatment of acute pain due to trauma or surgery or chronic pain due
4 to cancer or other diseases. The General Assembly further finds that an
5 effective monitoring of the prescription of controlled substances
6 reduces abuse of these drugs while encouraging proper prescription of
7 controlled substances when such prescription is the most effective
8 treatment for pain.

9 Sec. 2. Section 21a-254 of the general statutes is repealed and the
10 following is substituted in lieu thereof (*Effective January 1, 2003*):

11 (a) The Commissioner of Consumer Protection, after investigation
12 and hearing, may by regulation designate certain substances as
13 restricted drugs or substances by reason of their exceptional danger to
14 health or exceptional potential for abuse so as to require written
15 records of receipt, use and dispensation, and may, after investigation

16 and hearing, remove the designation as restricted drugs or substances
17 from any substance so previously designated.

18 (b) Each physician, dentist, veterinarian or other person who is
19 authorized to administer or professionally use schedule I substances
20 shall keep a record of such schedule I substances received by [him]
21 such person and a record of all such schedule I substances
22 administered, dispensed or professionally used by [him] such person.
23 The record of schedule I substances received shall in each case show
24 the date of receipt, the name and address of the person from whom
25 received and the kind and quantity of schedule I substances received.
26 The record of all schedule I substances administered, dispensed or
27 otherwise disposed of shall show the date of administering or
28 dispensing, the name and address of the person to whom, or for whose
29 use, or the owner and species of animal for which, the substances were
30 administered or dispensed and the kind and quantity of substances.

31 (c) Practitioners obtaining and dispensing controlled substances
32 shall keep a record of all such controlled substances, received and
33 dispensed by them in accordance with the provisions of subsections (f)
34 and (h) of this section.

35 (d) Manufacturers and wholesalers shall keep records of all
36 controlled substances, compounded, mixed, cultivated or grown, or by
37 any other process produced or prepared, and of all controlled
38 substances received and disposed of by them in accordance with the
39 provisions of subsections (f) and (h) of this section.

40 (e) Pharmacies, hospitals, chronic and convalescent nursing homes,
41 rest homes with nursing supervision, clinics, infirmaries, free-standing
42 ambulatory surgical centers and laboratories shall keep records of all
43 controlled substances, received and disposed of by them in accordance
44 with the provisions of subsections (f) and (h) of this section, except that
45 hospitals and chronic and convalescent nursing homes using a unit
46 dose drug distribution system may instead keep such records in
47 accordance with the provisions of subsections (g) and (h) of this

48 section, and except that hospitals and free-standing ambulatory
49 surgical centers shall not be required to maintain separate disposition
50 records for schedule V controlled substances or records of
51 administering of individual doses for ultra-short-acting depressants,
52 including but not limited to, Methohexital, Thiamylal and Thiopental.

53 (f) The form of record to be kept under subsection (c), (d) or (e) of
54 this section shall in each case show the date of receipt, the name and
55 address of the person from whom received, and the kind and quantity
56 of controlled substances received, or, when applicable, the kind and
57 quantity of controlled substances produced or removed from process
58 of manufacture and the date of such production or removal from
59 process of manufacture; and the record shall in each case show the
60 proportion of controlled substances. The record of all controlled
61 substances sold, administered, dispensed or otherwise disposed of
62 shall show the date of selling, administering or dispensing, the name
63 of the person to whom or for whose use, or the owner and species of
64 animal for which, the substances were sold, administered or
65 dispensed, the address of such person or owner in the instance of
66 records of other than hospitals, chronic and convalescent nursing
67 homes, rest homes with nursing supervision and infirmaries, and the
68 kind and quantity of substances. In addition, hospital and infirmary
69 records shall show the time of administering or dispensing, the
70 prescribing physician and the nurse administering or dispensing the
71 substance. Each such record of controlled substances shall be
72 separately maintained apart from other drug records and kept for a
73 period of three years from the date of the transaction recorded.

74 (g) Hospitals using a unit dose drug distribution system shall
75 maintain a record noting all dispositions of controlled substances from
76 any area of the hospital to other hospital locations. Such record shall
77 include, but need not be limited to, the name, form, strength and
78 quantity of the drug dispensed, the date dispensed and the location
79 within the hospital to which the drug was dispensed. Such dispensing
80 record shall be separately maintained, apart from other drug or

81 business records, for a period of three years. Such hospital shall, in
82 addition, maintain for each patient a record which includes, but need
83 not be limited to, the full name of the patient and a complete
84 description of each dose of medication administered, including the
85 name, form, strength and quantity of the drug administered, the date
86 and time administered and identification of the nurse or practitioner
87 administering each drug dose. Entries for controlled substances shall
88 be specially marked in a manner [which] that allows for ready
89 identification. Such records shall be filed in chronological order and
90 kept for a period of three years.

91 (h) A complete and accurate record of all stocks of controlled
92 substances on hand shall, on and after July 1, 1981, be prepared
93 biennially within four days of the first day of May of the calendar year,
94 except that a registrant may change this date provided the general
95 physical inventory date of such registrant is not more than six months
96 from the biennial inventory date, and kept on file for three years; and
97 shall be made available to the commissioner or [his] the
98 commissioner's authorized agents. The keeping of a record required by
99 or under the federal Controlled Substances Act, or federal food and
100 drug laws, containing substantially the same information as is
101 specified above, shall constitute compliance with this section, provided
102 each record shall in addition contain a detailed list of any controlled
103 substances lost, destroyed or stolen, the kind and quantity of such
104 substances and the date of the discovery of such loss, destruction or
105 theft and provided such record shall be made available to the
106 commissioner or [his] the commissioner's authorized agents. All
107 records required by this chapter shall be kept on the premises of the
108 registrant and maintained current and separate from other business
109 records in such form as to be readily available for inspection by the
110 authorized agent at reasonable times. The use of a foreign language,
111 codes or symbols to designate controlled substances or persons in the
112 keeping of any required record is not deemed to be a compliance with
113 this chapter.

114 (i) Whenever any record is removed by a person authorized to
115 enforce the provisions of this chapter or the provisions of the state
116 food, drug and cosmetic laws for the purpose of investigation or as
117 evidence, such person shall tender a receipt in lieu thereof and the
118 receipt shall be kept for a period of three years.

119 (j) (1) The Commissioner of Consumer Protection shall implement a
120 program to collect, by electronic means, prescription information for
121 schedule II, III, IV and V controlled substances, as defined in
122 subdivision (9) of section 21a-240, that are dispensed by pharmacies
123 and out-patient pharmacies in hospitals or institutions. The program
124 shall be designed to provide information regarding the prescription of
125 controlled substances in order to prevent the improper or illegal use of
126 the controlled substances, and shall not infringe on the legitimate
127 prescribing of a controlled substance by a prescribing practitioner
128 acting in good faith and in the course of professional practice.

129 (2) Each pharmacy and each outpatient pharmacy in a hospital or
130 institution shall report to the commissioner, at least once monthly, by
131 electronic means or, if a pharmacy does not maintain records
132 electronically, in a format approved by the commissioner, the
133 following information for all controlled substance prescriptions
134 dispensed by such pharmacy or outpatient pharmacy: (A) The
135 prescription number; (B) an indication of whether the prescription
136 dispensed was a new prescription or a refill; (C) the date of dispensing;
137 (D) if available in the system utilized by the pharmacy or outpatient
138 pharmacy, the time of the dispensing of the prescription; (E) the name,
139 address and date of birth or other designation of age of the person or
140 animal for whom the prescription was dispensed; (F) the National
141 Drug Code (NDC) of the controlled substance dispensed; (G) the
142 quantity of the controlled substance dispensed; (H) the number of days
143 supply of the controlled substance dispensed; (I) the prescribing
144 practitioner's federal Drug Enforcement Agency (DEA) registration
145 number; and (J) the federal Drug Enforcement Agency (DEA) number
146 of the pharmacy dispensing the controlled substance.

147 (3) Controlled substance prescription information reported to the
 148 commissioner pursuant to subdivision (2) of this subsection shall not
 149 be disclosed, except as authorized pursuant to the provisions of
 150 sections 21a-240 to 21a-283, inclusive, as amended. Nothing in this
 151 subsection shall be construed to prevent the commissioner from
 152 contracting with a vendor for purposes of electronically collecting such
 153 controlled substance prescription information, provided the
 154 information is maintained in a confidential manner by the vendor and
 155 is maintained in accordance with the general statutes.

156 (4) The commissioner shall provide, upon request, controlled
 157 substance prescription information obtained in accordance with this
 158 section to the following: (A) A prescribing practitioner who is treating
 159 or has treated a specific patient, provided the information is obtained
 160 for purposes related to the treatment of the patient, including the
 161 monitoring of controlled substances obtained by the patient; (B) a
 162 prescribing practitioner with whom a patient has made contact for the
 163 purpose of seeking medical treatment, provided the request is
 164 accompanied by a written consent, signed by the prospective patient,
 165 for the release of controlled substance prescription information; (C) a
 166 pharmacist who is dispensing controlled substances for a specific
 167 patient, provided the information is obtained for purposes related to
 168 the scope of the pharmacist's practice and management of the patient's
 169 drug therapy, including the monitoring of controlled substances
 170 obtained by the patient. A request for controlled substance
 171 prescription information made by a prescribing practitioner or by a
 172 pharmacist must be submitted to the commissioner in writing or by
 173 facsimile transmission and must be signed by the prescribing
 174 practitioner or the pharmacist making the request. Requests for
 175 controlled substance prescription information made to the
 176 commissioner pursuant to this section shall not be disclosed, except as
 177 authorized pursuant to sections 21a-240 to 21a-283, inclusive, as
 178 amended, or sections 20-570 to 20-630, inclusive, as amended.

179 (5) The commissioner shall adopt regulations, in accordance with

180 chapter 54, concerning the reporting, evaluation, management and
181 storage of electronic controlled substance prescription information.

This act shall take effect as follows:	
Section 1	<i>January 1, 2003</i>
Sec. 2	<i>January 1, 2003</i>

Statement of Purpose:

To provide for electronic submission of controlled substance prescriptions to the Department of Consumer Protection in order to facilitate monitoring of prescriptions to detect abuse problems.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]